UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DB STRUCTURED PRODUCTS, INC.

Plaintiff,

-against-

BALTIMORE AMERICAN MORTGAGE CORPORATION, INC.

Defendant.

4109



Plaintiff DB Structured Products, Inc. ("DBSP" or "Plaintiff"), hysits Proffitt & Wood LLP, for its complaint against defendant Baltimore American Mortgage Corporation, Inc. ("Defendant") (Plaintiff and Defendant, collectively, the "Parties") alleges as follows:

JURISDICTION AND VENUE

- This Court has jurisdiction over all claims based on diversity of citizenship 1. pursuant to 28 U.S.C. § 1332(a). The amount in controversy exceeds \$75,000, exclusive of interest and costs.
 - 2. Venue is proper pursuant to 28 U.S.C. § 1391(a).

THE PARTIES

- 3. Plaintiff DBSP is a corporation organized and existing under the laws of the State of Delaware. DBSP maintains its principal place of business at 60 Wall Street, New York, New York.
- 4. Upon information and belief, Defendant is a corporation organized and existing under the laws of the State of Maryland and maintains its principal place of business at 7484 Candlewood Road, Hanover, MD.

FACTUAL ALLEGATIONS

The Seller Loan Purchase Agreement

- 5. On or about May 1, 2004, DBSP and Defendant entered into a Seller Loan Purchase Agreement (the "Purchase Agreement"). A copy of the Purchase Agreement is attached hereto as Exhibit 1. Exhibit 1 is hereby incorporated herein as if fully set forth.
- 6. As set forth in Section 13 of the Purchase Agreement, the Parties agreed that the Purchase Agreement "shall be governed by, and construed and enforced in accordance with, the laws of the State of New York in effect at the time of execution hereof and applicable to agreements executed and performed in New York, without giving effect to conflict of laws principles thereof."
- 7. As set forth in Section 13 of the Purchase Agreement, Defendant consented to DBSP bringing any action relating to the Purchase Agreement in the United States District Court for the Southern District of New York and consented to the jurisdiction of this Court.
- 8. In connection with individual transactions between the Parties pursuant to the Purchase Agreement, DBSP and Defendant also entered into letter agreements, including but not limited to, those letter agreements dated April 25, 2006 and June 22, 2006 (collectively, the "Letter Agreements," and together with the Purchase Agreement, the "Agreements").
- 9. The Letter Agreements state that they "shall be governed in accordance with the laws of the state of New York, without regard to conflict of laws rules."

Defendant's Failure to Repurchase Loans With Early Payment Defaults From DBSP

10. Pursuant to the Agreements, Defendant from time to time offered to sell and DBSP agreed to purchase certain mortgage loans ("Mortgage Loans") in accordance with the

terms of the Agreements and the Deutsche Bank Correspondent Lending Seller Guide (the "Seller Guide").

Document 1

- Pursuant to Section 9 of the Purchase Agreement, Section 2(c) of the Letter 11. Agreements and Volume 1 of the Seller Guide, Defendant agreed to repurchase any Mortgage Loan in early payment default, as described in the Agreements and the Seller Guide.
- Pursuant to the Agreements and the Seller Guide, DBSP may, in its sole 12. discretion, determine that a Mortgage Loan is in early payment default and thus subject to the repurchase obligation.
- Certain of the Mortgage Loans experienced early payment or early delinquency 13. defaults, as described in the Letter Agreements and the Seller Guide (hereinafter, such Mortgage Loans shall be collectively referred to as "Early Payment Default Loans"). Attached as Exhibit 2 is a schedule of the Early Payment Default Loans, which is hereby incorporated herein as if fully set forth.
- Accordingly, pursuant to Section 9 of the Purchase Agreement, Section 2(c) of the 14. Letter Agreements and Volume 1 of the Seller Guide, Defendant is obligated to remit to DBSP the Repurchase Price (as defined in the Letter Agreements and the Seller Guide) with respect to each Early Payment Default Loan.
- On May 3, 2007, DBSP issued a demand to Defendant to repurchase the Early 15. Payment Default Loans on or before May 17, 2007 (the "Demand Letter"). Attached as Exhibit 3 is the Demand Letter, which is hereby incorporated herein as if fully set forth.
- 16. In addition, prior to DBSP's issuance of the Demand Letter, DBSP also notified Defendant via one or more emails and/or other communications that certain Mortgage Loans, including the Early Payment Default Loans, were in early payment default status. In addition to

the Demand Letter, these email notifications separately triggered Defendant's obligations to repurchase such Early Payment Default Loans, pursuant to the Agreements and the Seller Guide.

- To date, Defendant has failed to repurchase the Early Payment Default Loans, or 17. otherwise compensate DBSP, notwithstanding its clear contractual obligation to do so.
- 18. The aggregate Repurchase Price for the Early Payment Default Loans, excluding attorneys' fees and other costs and expenses, exceeds \$1.87 million.
- DBSP has performed all of its obligations under the Agreements and the Seller 19. Guide.
- As a result of Defendant's failure to repurchase the Early Payment Default Loans, 20. DBSP is required to maintain possession and maintenance of the Early Payment Default Loans, and may be exposed to any claims or losses that might be sustained by reason of ownership of each such loan. Moreover, because the Early Payment Default Loans are in default, DBSP is unable to include certain of the Early Payment Default Loans in securitizations or other packages, a specific purpose, known to Defendant, for which DBSP purchased the Early Payment Default Loans. Accordingly, DBSP's harm is not solely monetary and cannot be adequately compensated by damages.

Indemnification

Pursuant to Section 5 of the Purchase Agreement, Defendant agreed to indemnify, 21. defend and forever hold harmless DBSP, from and against any and all liabilities, loss, injury or damages, judgments, claims, demands, actions or proceedings, together with all reasonable costs and expenses relating thereto (including but not limited to attorneys' fees) by whomever asserted, relating to Defendant's breach of a representation, warranty, covenant, agreement or obligation of Defendant under the Purchase Agreement.

22. Pursuant to the Seller Guide, Defendant agreed to indemnify and hold harmless DBSP from all losses, damages, penalties, fines, forfeitures, court costs and attorneys' fees, judgments, and any other costs, fees and expenses resulting from any breach of any warranty, obligation or representation under the Purchase Agreement.

Page 5 of 22

- 23. Defendant has breached the representations and warranties in Section 9 of the Purchase Agreement and in the Seller Guide that Defendant would repurchase the Early Payment Default Loans from DBSP. As a result, Defendant owes DBSP indemnification for all liabilities, loss, injury or damage, penalties, fines, forfeitures, judgments, damages, claims, demands, actions or proceedings, together with all reasonable costs and expenses relating thereto (including but not limited to attorneys' fees) that DBSP may sustain.
- 24. Pursuant to the Purchase Agreement and the Seller Guide, Defendant agreed that it will indemnify DBSP and hold it harmless against all court costs, attorneys' fees and any other costs, fees and expenses incurred by DBSP in enforcing the Purchase Agreement.
- 25. Defendant's indemnification obligations survive the Purchase Date, the termination of the Purchase Agreement and the disqualification or suspension of Defendant.
- 26. Defendant's indemnification obligations expressly include the legal fees and related costs and any other costs, fees and expenses DBSP may sustain in connection with Defendant's failure to observe and perform its obligation to repurchase the Early Payment Default Loans, including but not limited to, the attorneys' fees and other expenses incurred by DBSP in this action.

<u>FIRST CLAIM FOR RELIEF</u> (Breach of Contract - Agreements)

27. Plaintiff DBSP realleges paragraphs 1 through 26 of this complaint as if fully set forth herein.

- 28. Under the Agreements and the Seller Guide, Defendant agreed to repurchase the Early Payment Default Loans from DBSP.
- 29. DBSP has demanded that Defendant repurchase the Early Payment Default Loans.
 - 30. Defendant has refused and failed to repurchase the Early Payment Default Loans.
- 31. As a direct, proximate and actual result of Defendant's breach of its obligation to repurchase the Early Payment Default Loans, DBSP has suffered damages in an amount to be determined at trial, but which is not less than \$1.87 million as of April 30, 2007, plus interest.

SECOND CLAIM FOR RELIEF (Unjust Enrichment)

- 32. Plaintiff DBSP realleges paragraphs 1 through 31 of this complaint as if fully set forth herein.
- 33. In consideration of the sale of the Early Payment Default Loans by Defendant to DBSP, Defendant received payment from DBSP.
- 34. Defendant has wrongfully refused to repurchase the Early Payment Default Loans, causing DBSP to lose the use of those moneys due and owing, and requiring DBSP to incur attorneys' fees to recover these costs due under the Agreements and the Seller Guide. It would be unjust and inequitable to allow Defendant to benefit in this manner.
- 35. By reason of the foregoing, Defendant has been unjustly enriched at the expense of DBSP, and DBSP has suffered damages in an amount to be established at trial.

THIRD CLAIM FOR RELIEF (Indemnification for Legal Fees And Related Costs)

36. Plaintiff DBSP realleges paragraphs 1 through 35 of this complaint as if fully set forth herein.

- 37. Pursuant to Section 5 of the Purchase Agreement and the indemnification provisions in the Seller Guide, Defendant agreed to indemnify DBSP for any and all claims, losses, damages, penalties, fines, forfeitures, legal fees and related costs, judgments, and any other costs, fees and expenses that DBSP may sustain that are in any way related to Defendant's breach of Defendant's representations, warranties, covenants, agreements or obligations under the Purchase Agreement and the Seller Guide.
- 38. Defendant has breached its representations and warranties and failed to observe its obligations, causing DBSP to suffer the damages for which Defendant owes indemnity.
- 39. Defendant is therefore liable to DBSP for all of DBSP's legal fees and related costs, and all other costs, fees and expenses that DBSP has incurred, is incurring and will incur in connection with Defendant's failure to observe and perform its obligations to repurchase the Early Payment Default Loans.

FOURTH CLAIM FOR RELIEF (Specific Performance)

- 40. Plaintiff DBSP realleges paragraphs 1 through 39 of this complaint as if fully set forth herein.
- 41. The Agreements and Seller Guide are valid, enforceable contracts between Defendant and DBSP.
- 42. Under the terms of the Agreements and Seller Guide, DBSP and Defendant made several valid and enforceable mutual agreements.
- 43. DBSP substantially performed its obligations under the Agreements and Seller Guide by, *inter alia*, purchasing Mortgage Loans from Defendant pursuant to the terms and provisions of the Agreements and the Seller Guide.

- 44. DBSP is willing and able to perform its obligations under the Agreements and Seller Guide by, including, but not limited to, delivering repurchased loans to Defendant.
- 45. Upon information and belief, Defendant is able to continue to perform under the Agreements and Seller Guide by, including but not limited to, repurchasing the Early Payment Default Loans.
- 46. DBSP has suffered harm resulting from Defendant's refusal for which there is no adequate remedy at law.
- 47. DBSP has demanded, and is entitled to, specific performance of Defendant's repurchase obligations under the Agreements and Seller Guide.
- 48. As a result of the foregoing breaches, pursuant to the Agreements and Seller Guide, Defendant is obligated to pay DBSP an amount to be determined at trial, but which is not less than \$1.87 million as of April 30, 2007, plus interest.

PRAYER FOR RELIEF

WHEREFORE, plaintiff DBSP respectfully requests judgment against Defendant awarding DBSP:

- A. Damages in an amount to be determined at trial but not less than \$1.87 million;
- B. Specific performance of the Agreements and Seller Guide;
- C. Attorneys' fees and related costs, and all other costs, fees and expenses that DBSP has incurred, is incurring and will incur in this action in connection with Defendant's failure to observe and perform its obligations under the Agreements and Seller Guide; and
 - D. Such other and further relief as the Court may deem just and proper.

Dated: New York, New York May 25, 2007

THACHER PROFFITT & WOOD LLP

By:

John P. Doherty (JD-3275) Richard F. Hans (RH-0110)

Kerry Ford Cunningham (KF-1825)

Brendan E. Zahner (BZ-8645)

Two World Financial Center

New York, New York 10281

(212) 912-7400

Attorneys for DB Structured Products, Inc.

EXHIBIT 1

Seller Loan Purchase Agreement

THIS SELL FR LOAN PURCHASE AGREEMENT ("Agreement") is made and entered into at of the 29 day of hiv 2001 by and between duly presented under the keys of manufactured. Having an andress at and DB STRUCTURED PRODUCTS. LNI. ("DRSP"), a convocation duly organized under he laws of the Stop of Delaware, the principal buttness address of which is 60 Well Street, New York, New York 10005, for mutual considerations set forth herein is 60 Wall Street, New York, New York 10005, for mustal considerations set forth herein

RECITALS:

Seller engages in the business of making luans to individuals evidenced by browissors were below to Seller and secured by gut or second moutages on testigential test broberty; and

Seller desires to sail to DESP, and DESP desires to purchase from Seller, from time to time, nertain of these loans on the terms and conditions see forth here and in the United Bank Consepondent Lending Seller Cuide, as attituded supplemented or value wise modified from time to time (the "Seller Guide").

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements herein referenced or contained in the Seller (inne, and other your and valuable consideration the receipt and sufficiency of which is hereby acknowledged, the parties hereto, intending to he legally bound thereby, agree as

1. SELLER CLIDE DBSP has provided to Sile; the Seller Guids.
SELLER ACKNOWLEDGES THAT IT HAS RECEIVED AND READ THE
SELLER GUIDE PRIOR TO ENTERING INTO THIS ACREEMENT. Seller and DBSP agree to comply with and be bound by all come of the Seller (inde. All of the terms and conditions of the Seller Ouide are incorporated berein by

All of the terms and conditions of the Beller Ouide are incorporated berein by reference and made a part of the Agreement.

2. DEFINITIONS. Capitalized terms in his Agreement not otherwise defined herein are defined in Volume I of the Salter fuide.

3. PURCHASE AND SALE OF MORITGACE LOANS. Seller may from time to time offer Leant for rate to TARP and DBSP may, from time to time of the terms and conditions set forth in the Keller Gulde, in the applicable Commitment, and in this Agreement.

REPRESENTATIONS AND WARPANTIES . Seller reaffirms that all or Seller's representations and warranties not forth in the Seller Coilde, including without limitation those set forth in Volume 1 of the Seller Coilde, are true and correct Each of the Suller's representations and wantanties: (a) applies to any and all Loans sold to OHNY; (in shall be desired to have been rolled upon by DBSP regardless of any independent investigation now, herotofore, or hereafter made by LIBSE, its officers, directors, employees or agents and regardless of any opportunity for such investigation or terriew; (c) is for the beneat of DRSP and each of its successus and assigns; (d) shall survive the termination of this agreement and continue in full force and affect for so long as the Nuc remains ourseastline and for such time so DESP is subject to any fisk of loss or liability as to any Loan purchased from Seller herruntar, and (e) is at addition to any other speciale warranties contained elsewhere hearin. Soller agrees that its representations and warranties and DBSP's rights to indemnification and to repurchase or payment of Loss apply to all Liters purchased by DBSP horeunder netwithstanding that any Loun was uneinstand by or through any durit party originator, including but not limited to, a mortgage broker or correspondent brader. Seller will not useen the fact that a Loan was originated by a third party originator as a defense to any claim or request by Distry for indemnification or reput date of payment of Loss.

reputations of payment of Lors,

5. INDEMNIFICATION. Seller hereby agrees that it will indomnify

5. INDEMNIFICATION.

6. Seller hereby agrees that it will indomnify

6. Seller hereby agrees and payment corporation

6. Seller hereby agrees and payment of the seller and payment corporation

6. Seller hereby agrees and payment of the seller and payment of the seller

6. Seller hereby agrees and payment of the seller and payment of the seller

6. Seller hereby agrees and payment of the seller and payment of the seller

6. Seller hereby agrees that it will indomnify

6. Seller hereby agrees that it will injury or damages, including but not implied to inpidental and consequential injury or damages, including but not implied to inpidental and consequential together with all reasonable come and expenses mining thereto finctualing but not limited to legal and accounting feet and expenses), by whomsoever asserted, limbeding but not limited to the claims of (A) the Borrower with respect to any Loan purchased harmoner: and (b) any person of persons who proceeding of defend any actions of proceedings as representatives of or on behalf of any class or interest group, or any governmental instrumentality, body, agency,

department or commission, or any administrative body or agency having experturem of commission, or applicable statute, rule regulation, under or decree; jurisdiction pursuant to any applicable statute, rule regulation, under or decree; ut the surjement or comprantice of any of the foregoing, existing out of, resulting from or relating to: (1) any breach of any one or more of the representations. warranties, coverante, agreements or other obligations of Seller, irrespective of the ownership of Luans prior to the sale of Luans to DBSP herrunder and including, without illustration, any loss smaller to began to be neground and and timely file and located all Security Instruments in all necessary jurisdictions, or (ii) any ant, claim, occount, occording or investigation penting or thremused against IPBSF or Seller or affeoding only Losa asserting a claim based upon facts that, if proven, would containe a breach of Seller s representations, wattanness, cureagres, agreements or obligations and regardless of whether the matter is

Uninately successfully concluded.

(i) TERMINATION. This Agreement may be terminated at any time by either DBSP or Seller by giving the units party hereto many (90) days prior unine notice. In the event of Seller's broach of this Agreement, the Soller unines notice. In the event of Seller's broach of this Agreement, the Soller uniness notice. Guide or any other agreement between DBSP and Seller, or mon the occurrence of an Event of Seller Default ac defined in Volume 1 of the Seller Quide, DBSP or an event of sensor bettage a senter of value entitled mail, terminate this may intraculately, upon nones to Seller via certified mail, terminate this Accoment. Upon the effective name of termination, neither of the panies shall have any further liabilities or chingations to the other party except that such have any further liabilities and obligations of either party under termination shall not offset any liabilities and obligations of either party under soctions 5, 7 and 9 or which otherwise relate to Loons transferred by Selfer to

positions 2, and 3 or which conserves return to Louis transferred by sense to DASS prior to the effective data of termination.

7. CONFIDENTIALITY. The parties shall observe the confidendality requirements set furth in Volume 1 of the Seller Gausa Without limiting the foregoing scalence. Seller shall agree to use the Confidential Information solely for the purpose of the Agreement, will not use the Confidential Information for my other purpose, and will not disclose or ommunicate the Confidential laromation in any manner whatsoever, directly or indirectly, to any third party without the prior written consent of DRSP.

RELATIONSHIP OF PARTIES. Seller is not and thall not represent to third parties that it is satisfie as an agent for or on behalf of IRSP. Seller at all times shall sat as an independent contractor.

REPURCHASE Soller agrees to repurchase any Loan subject to this

Agreement in accordance with the terms and conditions set forth in Volume 1 of the Seller Guide

the sener Guide.

10. INTECRATION. This Agreement, including the Sellor Guide and all other documents incorporated by reference herein, constitute the full and integrated agreement of the parties bereto with respect to the subject matter hereof and the transactions consumplated baseby, and suppresseds any and all prior negotiations, commissioneras, agreements, statements (whether ord, or

prior regulations, communicated agreements of control and withings made with respect thereto.

1. MODIFICATION Except for automatic amendments resulting from revisions by DDEP to the Seller Guide, this agreement may not be amended, acided or altered, nor its provisions waited, except by written agreement of the

12. ASSIGNMENT DHEST has entered into this Agreement with Seller in reliance on the sperific qualifications of Seller; therefore, Seller may not resign or desegrate this Agreement or any of its rights or obligations hereunder, whether

by operation of law of otherwise, without prior written consent of UNCV.

13: GOVERNING LAW. This Agreement shall be governed by, and constant and and enforced in accordance with, the laws of the Saute of New Yorkin. effect of the time of execution hereof and applicable to agreement executed and enterest the time of execution mercon and approache to agreements obsequently such that without giving effect to the conflict of laws principles thereof. Any suit, action, or proceeding against Saller with raspect to this Agreement may be brought in a court of compount jurisdiction in the County of New York. New York or in the United States District Court for the Southern filteriat of New York, as DBEP in its role discretion may elect, and Seller consonue to the jungalistica of such courts for the purpose of any such suit action, or proceeding.

14. HINYING EFFECT. This Agreement shall be hinding upon and home to the benefit of the parties hereto and each of their respective successors and

DESTINATION OF CIRCUMSTANCES, DEST May refuse to purchase any Loan, notwithsmading that IHSP has issued a Commitment with respect to such

Lean, notwithsiming that there has issued a Committee water reper to died Lean, if any regulatory agency having jurisdiction over DBSP has demanifed that such marchase would be uposted or uncound.

16. SEVERABILITY. If any provision or part of his Agreement is deemed invalid or unenflux eable under applicable law, the remainder of this Agreement. shall not be affected thereby, and shall he fully enforceable to the extent of the valid portions thereof.

17. WAIVERS. All rights and remedies under this Agreement shall be cumulative and concurrent and not in the alternative. No delay on the part of DBSP in exemping any right power or remedy shall operate at a walver thereof, not shall any matter of any right, power or ramedy hereinder constitute a waiver of any other rights, purvers or remodies bereunder. The acceptance by DRSP of any Loan which could have been rejected that not constitute a waiver with respect us any other Loon, or with respect in any defect or default under that Lucus which is not sepressly wanted in writing by DESP.

18. NOT A COMMITMENT Northing contained herein shall be deemed or unistrued to be a commitment from PRSP to purchase any Leans from Saller, or a commitment from Seller to offer any Luxus for sale to DBSP.

19. READINGS. All ardele and section headings in this Agreement are 19. MEAD HITCH. All studie and section necoming in the experiment at inserted for convenience of reference only; they neither form a part of this Agreement not are so be used in the construction or interpretation hereof.

20. NOTICES. Except as otherwise provided herein, all posture, requests, demands or other communications which are to be given under this Agreement.

shall be in writing, addressed to the appropriate party and east via certified United States mail, return receipt requested, or by overnight activery serving to the address set furth in the insoductory paragraph to this Agreement unless another range of address is later aubeficated.

21. WAIVER OF JURY TRIAL SELLER AND DEST HEREBY

AGRES TO WAIVE THEIR RESPECTIVE RIGHTS TO A JURY TRIAL AGREE TO WAIVE THEIR RESPECTIVE RIGHTS TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION BASED UPON OR ARISING OUT OF THE ACREEMENT: THE SCOPE OF THIS WAIVER IS INTENDED TO BE ALL-ENCOMPASSING OF ANY AND ALL DESPUTES THAT MAY BE FILED IN ANY COURT THAT RELATE TO THE SUBJECT MATTER OF THIS TRANSACTION, INCLUDING, WITHOUT LIMITATION, CONTRACT CLAIMS, TORT CLAIMS, REFACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW AND STATUTORY CLAIMS, SELLER AND DESP ACKNOWLEDGE THAT THEIR WAIVER IS A MATERIAL INDUCEMENT. FOR FACIL SILCER. STATUTORY CLAUSE SELECT INTUCEMENT FOR EACH SUCH THIS WAIVER IS A MATERIAL INTUCEMENT FOR EACH SUCH FARTY TO ENTER INTO A BUSINESS RELATIONSHIP AND THAT SELLER AND DESP BAVE ALREADY RELIED ON THE WAIVER IN THEIR RELATED FUTURE: DRALINGS WITH EACH OTHER.
SELLER AND DESY FIRTHER WARRANT AND REPRESENT THAT
EACH HAS REVIEWED THIS WAIVER WITH ITS LECAL COUNSEL.
AND THAT EACH KNOWNOLY AND VOLUNTAMILY WAIVES ITS AND THAT EACH KNOWINGLY AND VOLUNTARILY WAIVES ITS IURY THIAL RIGHTS FOLLOWING CONSULTATION WITH LEGAL CURINSEL THIS WAIVER IS IRREVOCABLE, MEANING THAT IT MAY NOT BE MODIFIED EITHER URALLY OR IN WRITING, AND THIS WAIVER SHALL APPLY TO ANY SUBSEQUENT AMENDMENTS, RENEWALL, SUPPLEMENTS OR MODIFICATION, TO THIS ACREEMENT. IN THE EVENT OF LITIGATION, IMIS ACREEMENT MAY BE FILED AS A WRITTEN CUNSENT TO A TRIAL BY THE COURT. TRIAL BY THE COURT.

į.

IN WITNESS WHEREIT in the parties herous, introding to be legally bound have executed this Agreement at of the day and year first above written. MARICA BALT IN OREZ SELLER MUNTEAGE Signature Danies aconcomes. Il HOJAY BIEGAGS Josephane PRET. Tille MICHAEL COMMAROTO PRESIDENT Typed Name Title

Addendum to Soller Loan Parchase Agreement
DB-ASAP

THIS ADDITION TO SELLER LOAN PURCHASE AGREEMENT ("Addenous") is used and emerced as of the one of t

Dased On The Mutual Covenants contained herein, the parties agree to the following terms:

Article I - General Agraement Terms

1.01 Definitions. Unless specifically defined in this Addendum, the capitalized terms chall have the same meanings as in the Seller Agreement.

"Affiliated" - With respect to any specified individual, corporation, limited liability company, pathership, joint vanues, association, joint-stock company. The property of political liability company of the property of political liability and the government of any agency of political liability along the randy common control with such specified ontity. For the purposes of this definition, "control when used with respect to any specified entity means the power to when used with respect to any specified entity means the power to identify whether through the ownership of voting securitize, by centract or otherwise, and the terms "controlling" and "controlled" have meanings concludive to the foregoing.

"Burrower Information" - All internation related to Business.

"Burrower Information" - All inhomation related to Distinct movided or developed by Bomower, Seller or UESP. regardless of whether DBSP's or Seller's retainments with the Busineer ceases, including any nongithin personal information as defined by faderal law, including, but antillinized to, the Guanni-Lead-Billey Act, as may be amended, any regulations paramlegated therounder and any information proceed by applicable ante law "Confidential Information" - All Systems Information and Loan

"Confidential Information" All Systems Information and Loan Information. Confidential Information that not include any information that (a) entere he public normalion that that as a result of disclosure by Seller: (i) with the exception of Borrower Information, is known by Seller at the dime it is disclosed by DESP, as shown by Seller at the dime it is disclosed by DESP, as shown by Seller at the dime it is disclosed by DESP, as shown by Seller at the dime it is disclosed by DESP, as shown by Seller at mytime, as shown by Seller at mytime, as shown by Seller at mytime, as shown by Seller train an independent their party who dose not have an obligation of capital middlifty to DDEP.

"Loan" __ A more aga-secuted loan of line of utulit to be funded by DESP.

"I am Information" - All witten information provided by DBSF in Seller in connection with DBSF is loan programs, including policies, guidelines, circlic miteria, business provinces; plant or proposets all information provided by DBSF to Seller infaming Buttowar's transactions which are the subject of this Agreement and Bottower information.

information.

"Software" — The proprietary, copyrighted software product for
Loan origination, including, but not limited to, LendTech 2001M
(1.17kM), and any enhancements, modifications, and apprades
herem of a general matter provided to forme, whether in electronic
us other format to which accept is provided in Seller by USSP under
this Addendum for the sole purpose of minimizing Loan applications
to DRSP.

"Software Limitors Special" - The computer software product for Loan origination, including, but the limited to, Lendrech 2000 to Loan origination, including but the limited to, Lendrech 2000 to Loan origination, and the limited and any cohencements, modifications, and upgrades thereto, including any product owned or heavy of the upgrades thereto, including any product owned or heavy of the upgrades thereto, including any product owned or heavy of the upgrades thereto, including any product owned or heavy of the upgrades the color of the upgrades are being rendered by Seller to DBSF under the Seller Agreement

"Systems importantes" - Any and all information and materials regarding, relating to, or in connection with the Software, Software Services System and development, marketing, and production

ı

activities with respect thereto and all cupies or information derived therefrom, including, but not limited to, the Systems Information of Are Systems Systems Information includes, without limitation. Are Systems and know-low, and copyrighted, paiented, mademarked, including such information owned or fireneed by any daid parry unidual which contracts with DESP. Systems Information, as applicable, including such information owned or fireneed by any daid parry window limitation, any one or more of the following and the information commenced therein; computer program mormals and instruction (of every form and comminded on any storage or communication media); operation economication media); computer program mormals and communication media); computer program mormals and economic of any storage or communication media); operation sequence information; communication media); operation sequence information; contained instruction flow diagrams; software and process specturealine; materials specialized incomposition of perfectional real and, written or otherwise recorded technical acaterance; may other data generally burdent as engineering and operations information; technical information; sales and performance regimening that the properties of the provider of the services insullation, interface with service provider or its services insullation, interface with service provider or its services insullation, initialization and sear up running procedures; System design initialization and rearrings; business Datarices; financial data entered and from terms resident on the Schware; know how; business; plans: Information marked "Confidential" by DESP's territies provider limited to, the maters pecturord

1.02 Entire Agreement. This Addendum contains the final and entire agreement of the parties with respect to the subject matter thereof and all other agreements whether oral to written made with respect to the subject and the transactions concemplated by this Addendum shall have not fince or effect. No amendments, supplements or variets of any provision of this Addendum shall be valid unless by an instrument in writing signer by authorized typescharges of both parties. Except as expressly provided licetin, the terms and provisions of the Seller Agreement shall premin in full factor and effort. To the extent of any incontaintency between this Addendum and the Seller Agreement, this Addendum and the Seller Agreement, this Addendum shall govern.

Article II—Requirements for Soller's Access to the Suftware Services System

2.01 Access to Septemp Services System; Training; Feet.
(a) DBSP has approved the Seller for access to the Software Services
System Provided Seller is not in default of any material provisione,
conditions or coveragus contained in the Soller Agraement of this
Addendum, DBSP bereby grants Soller access to the Software for the
sule purpose of enabling Soller to submit applications and
propulatification inquiries for Count to LHSP and as governed by this
Addendum. DBSP shall make available to Seller such training as in
required to access the Software Services System and the Software at
the then published unining and consulting tates, if any.

(b) Seller shall pay to thish fees for use of the 3oftware Ecoricos System in accordance with DBSP's fee schedule in effect from time to time. In addition, Seller shall be required to pay the cost of any credit reports obtained from a concurred reporting agency in connection with Seller's use of the Software Services System, DBSP

will involce Soller for said foce and cosm on a monthly basis Payment will be due within thirty (30) days of each involce date.

Seller's Agreements

ا نیمو و

(a) Seller will access and use the Software Services System salely for the purpose of this Addendum and the Soller Agreement and will not use or permit the access or use of the Software Services System by any of its directors, officers, employees, affiliants, agents, advisors or representatives for any other purpose.

(b) Seller is authorized by Burrower to submit each Loan application

and prequalification itspuiry.

and prequameanon negury.

(c) No copies of success, manuals. Software, panemoids or any pupulatory or Confidential Information shall be made available by pupulatory or completive affiliates or other third parties even under a signed confidential disclosure agreement for any reason without the express unities permittion of DBSP relative to that percicular prospective attilizate or third party.

prospenive attitude of unito party.

(d) Due to the extremely emissive nature of Bonower Information provided by Sellen. Seller shall verify all data inputed into the Software and shall be obligated to maintain the security of all Bonower Information. Seller is solely responsible for assuing accounty measures and complementally relating to the use of its terminals and the terminals of its affiliants and thereby assure the confidentiality of Borrower information in accordance with the Liramm-Leady-Bliley Act, as it may be amended, and any regulations promulgated thereunder. Access to the Software Services System from the Bellet's location shall be available only through the use of identification numbers and pactureds, including for mater password assigned and validated by Deby prior to commencement of Seller's use of the Software Services System. Once such identification

numbers, parawords and master password have been assigned by DESF, the use and confidentiality of such Numbers and parawords shall be the sole responsibility of Seller, DBSP may change the shall be the sute responsibility of Senter, Door may consign the identification numbers, posswords and master password any time, it is sole discretion. Soller can request a charge in the Identification numbers, pactwords and master password provided that Seller's sole owner or a Perinar, President of Vice President of Geller with

owner or a parimer, resident of the fresheath of Senda With appropriate authority reducests such change in whiting.

(c) Seller shall be responsible for imputing all data into the Software Services System and verifying the accuracy of all dars and for you frying correct entry of data entered by Seller. In arthritin, Soller you frying correct entry of data entered by Seller. In arthritin, Soller agrees to provide, or a reasonable time and in such format as may be egies to provide, as a reasonable time sag in 1000 torrast as may be reasonably requested by LISAP, all other data or information required to DISAP or mabile the Software Systems to function for its intended purpose, including credit bureous administer member codes: to east up orient credit report billing. DBSP shall not be responsible for errors in days, data cutty or other services, programe, hardware, data films, to output provided to, or maintained for, Seller.

(f) Seller shall be responsible for the safety and condition of any terminal equipment provided by the P to Seller, and shall have full responsibility for establishing and malinimina, the telephone communication lines and equipment necessary to transmit data netween the Sciler and the Sulvene Services System. Soller thall be solely resputable for purchase or loses, incallation, maintenance, and praformance of its system which includes its software and equipment possessity to render, within transmable husiness statistically. data processing acreives specified in this Addendum to Saller via

(g) Setter agrees that no appraisal or title company convolling, commolical by, or under common control with Seller shall be used in connection with the clusing of any Loan.

203 Proprieture Richts. Seller acknowledges that it shall obtain no proprietury rights in the hardware, activers, specifications, slunge media, or documentation used or made available to Seller under this Addendum, whether those materials are developed or purchased specifically for performance of this Addendum or otherwise Scher hereby assigns all incidental property rights if any that may be developed by any third party vendor which contracts with DESP or jointly by any third party vendor, DESP and Seller in the course of performing this Addendum. Seller as knowledges that

those programs, specifications, and documentation are not the property of Seller and agrees to keep them confidential and not to disclose or divulgo them to any third party Seller amees to keep any property supplied to Seller under this Addendum free and clear of all claims, liens, and ensumbrances. The provisions of this paragraph shall survive the termination of the Agroement. In the event that scale survive the termination of the Agreement, in the event man Seller breaches or attempts to bleach any of the provisions of this section 2.03, the panies agree that this will cause interpartship damage to DESP, and accordingly, Seller agrees that IMMP or its useigner shall be emided as a maner of right in an injunction out of any count of competent jurisdiction recursioning any oreach or anempted breach of this Addendum. DHSF or in resigner shall have the right, in addition to any other temedias mat may be available to it, to injunctive relief enjoining the breach or enemps to breach. For this injunctive relief enjoining the breach or enemps to breach. purpose, it is expressly asknowledged by the parties that legal remedies alone are inadequate.

Confedentiality

(a) All Confidential Information that be held in the strictest confidence and will not be disclosed by the Seller or its directors. officers, employees, affiliates, agents, advisors or remesentatives (collectively, the "Moprocontainer"), caucht as specifically permitted by the terms hereof. Soller and its Representatives will use tho Contidential Information solely for the purpose of the Addendum, will not use the Confidential Information for any other purpose, and will not disclose or communicate the Confidential Information in any manner whatsoever, directly or indirectly, to any third party without the prior visition consent of DBSP, unless disclosure is penulted under Section 2.04(c). Seller turner agrees that the Confidential Information will be disclosed only to such of its Representatives who need to examine the Confidential Influentation for the purposes accomined in this Section 2,04. Seller shall in any event be responsible for any breach of this Agreement by any Representative responsible for ally orbital or and appearant by any expression of (i) All Confidential Information shall remain the exchange property of DDSP. Upon request by DBSP, Seller shall pramptly surrender to them any of the Confidential Information in the Seller's procession and chall surrender an Confidential Information to DDSP promptly and without request upon termination of the Agreement. Soller will not reach any copies of the Confidencial Information, subject. however, is any requirement under applicable law that Seller remin cupies of Dorrower Information.

(c) Borrower Information shall be held in smrtest confidence by Solite and used only for the purposes authorized by the Borrower's telesionship with the Soliter, provided, however that (i) until DESP has approved the Loan and the Borrower has accepted in offer of errait Seller can disclose Burtower Informacion to third parties as permitted by Burtower, and (ii) Seller may disclose Burtower Information relating to a Loan if requested or required by Seller's regulatory authority.

Assignment. Sollor may not assign, whiteanse or delegate, whother by operation of law or otherwise, this Adoendum and the rights and obligations therrunder, without prior written concent of DBSP which consent may be withheld in DBSP's sole and arbitrary discretion and subject to the requirement that Sellor enter into a written contract that limits any such person's use and disclosure of the Confidence Information, including any Borrower Information, as defined in Section 1.01 of this Addandum DESP may assign in rights and benefits and delegate its duties and obligations to its Affiliates.

Disclaimer of Warranty, UHSP warrants that it is authorized to permit Soller to access the Software Services Systems and the Software, and that Soller's access to said use of the Software and the Software, and that Seller's access to said use of the Software Services: System will not imiting the copyright of intellectual property rights of any duitd early whose consent to such use has not been obtained by Desp. THE FOREGOING WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR INFLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MEM HANTABILITY AND FITNESS FOR A PARTICIPAR FUKPOSE, EBSP MAKES NO WARRANTY,

EXPRESS OR IMPLIED. INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND HTMESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE SOFTWARE. THE SOUTWARE SERVICES SYSTEM OR THE SOFTWARE.

DEST SHALL NOT BE OTHERWISE RESPINSIBLE (IN
WHOLE OR IN MANU) FOR LOST, DAMAGED, OR
DESTROYED PROGRAMS, DAVA, DATA FILES, BACK-UP
DATA, STUMAUM MEDIA OR OUTPUT, OR FOR ANY COSTS,
KYPENSES OR DAMAGES INCURRED OR SUSTAINED IN
THAT REGARD, INCLIDING WITHOUT LIMITATION
BUSINESS INTERRUPTION, DAMAGES, EXCEPT FOR DESP'S
ODLIGATION TO INDEMNIFY SELLER UNDER SECTION
2.07(6), UNDER NO CIRCIMSTANCES SHALL DESP BE
LIABLE FOR ANY INDIRECT, INCIDENTAL PUNTIVE,
EXEMPLAKY, SPECIAL, OR CONSEQUENTIAL DAMAGES OF
ANY KIND WHATSOBYER SUSTAINED DY SELLER, OR FOR
ANY CLAIM MADE AGAINST SELLER BY ANY OTHER
PARTY EVEN IF DESP IIAS DEEN ADVISED OF THE CLAIM ANY CLAIM MADE ADAREST SELEK BY ANY OTHER PARTY EVEN IF DEST HAS DEEN ADVISED OF THE CLAIM OR POTENTIAL CLAIM THESE EXCLUSIONS SHAIL APPLY DEGANDLESS OF THE FORM OF ALTIUN, WHETHER IN COURT OR AREITMATION, CONTRACT OR TORI, INCLUDING MISSEPRESENTATION, NEOLIGENCE, AND GROSS NEGLIGENCE.

Indemnyication

(a) Seller shall indemnify, defend and hold harmless DESP, its (a) Selier shall intermity, critical and note tolerance best, ind.
Affillates and papers cusponation, and their respective directors, conficers agents, and employees, successors and/or sarigns, from and against any and against all damage, lost, liability, corr, arrinners, and against any and against all damage, lost, liability, corr, arrinners, and against any against any and against any against any against any against any against aga (including without limitation maximable legal and secounting fees but not limited to the claims of any third party vendor which may and expenses actually incurred by whomsoever assemed, including the control invariant and the control that the control is a second to the claims of any and party vendor which have not a second that the control invariant that arise or be invaried as a result of Seller's access to or use of the Software Survives System, or any action or inaction by Seller under this Addendum, including, but not limited to, a breach of any covenant, condition, representation or warranty entiting under this Addendum, except as out damage, loss, liability, cost, action, cause of scrop, claim demand or expense is caused solely by the negligence or willful misconduct of DDST.

(b) DBSP shall indemnty, defend and hold humiless Sciles, its attituates and parent corporation, and their respective direct offirm, agents, and employees, successurs analyse assigns, from and against any and arxins all damage, leas, liability, one, actions, causes of actions damage demands or expense both direct and unfirms (including without limitation reasonable logal and accounting feat and exponses) by whomesever accareed which may arise in be informed as a result of a claim by a party that the Software Services System used within the scope of this Addendum infinites any system used whom the scape of this Amendmun intuities only enjoying to intellectual property right of any third person, subject to the limitation of librilly included in Section 2.06, and provided further that Selle, notifies DOSP promptly of the claim, actual or disciplined, and DOSP may participate fully at its expense in the defense of the altim. defense of the olum.

Article III - Termination of Addendism

Termination

(a) Upon the constrence of an "Florit of Default" as defined in this (a) Upon the coourrates of the Annual Person and Annual Person Section, without projudicing any right or transfer it may have against Seller or otherwise in the sole discretion of DBSP. DBSP may terminate this Annual Manual Seller's permission to use the Software Services System effective on Seiler's receipt of written notice of remination from DBSF to Seller,

(b) The oracurrence of any of the following shall constitute an Event of Default: (i) Seller shall fail or can't to perform or observe any obligation under this Addendum made by Seller, provided that it, in DOOP 's judgment, the failure or omersion is rapable of hetag cured the failure or omersion that not have been fully currected within 30 days after the giving of written notice w Seller that it is to be remedled: or (ii) upon transmission of the Seller Agreement.

The rights and obligations of the parties under this Addendum which ine rights and onligations of the paries under the acceptant which by their nature survive the termination of completion of the Sallar Agreement, including but not limited to the following, shall remain in full force: Entire Agreement, Seller's Access to the Software Services System; Proprietary Rights; Confidentiality: Assignment; Disclaumer of Warranty; and Indomnification.

THE THIRD WHEREOF, the DAT	les hereto, intending to	to legally bound, hav	e executed this Addend	um as of the day and year first shows
willow BACT (MORCE	MERICA			\sim
SELLER: MORE GAGE	CEPH		DE STRUCTURED I	RODUCTS INC
Marine Bush	× 6		BY	INPY TITLE
By: Signatur			Signature	0 11 31160
HENDY BRECHAPY	DONALD O	KDIHCONSKI, JR	- Nexture	A CALLET
Typed Lame	PRES-		VICE -	President
Title			Tale,	7-4
b actor			1 10	/)) X
			Ay: XX	#/°
			Signature	14 m4
			MIC	AEL COMMAROTO
			Typod Name	PRESIDENT
			Tide	

-3-

Second Amendment to Seller Loan Purchase Agreement

Document 1

THIS SECOND AMENDMENT TO SELLER LOAN PURCHASE AGREEMENT (the "Second Amendment") is made and entered as of the 11 day of July as of the It day of July, 2005 by and between But IN ONE ANDUCTW MONTGAGE ("Seller"), and DB Structured Products, Inc. ("DBSP"), and amends, supplements and is incorporated into the Seller Loan Purchase Agreement between DBSP and Seller dated as of July 29, 2004 and any amendments thereto (the "Seller Agreement").

Based on the mutual covenants contained herein, the parties agree as follows:

- Section 1 of the Seller SELLER GUIDE. Agreement is amended in its entirety to read as follows:
 - 1. SELLER GUIDE.
 - (a) DBSP has provided to Seller the Seller Guide. SELLER ACKNOWLEDGES THAT IT HAS RECEIVED AND READ THE SELLER GUIDE PRIOR TO ENTERING INTO THIS AGREEMENT. Seller and DBSP agree to comply with and be bound by all terms of the Seller Guide. All of the terms and conditions of the Seller Guide are incorporated herein by reference and made a part of the Agreement, with the exception of the following:
 - (i) Volume 1 of the Seller Guide, page 31, section titled "Early Payoff Policy" is amended in its entirety to read as follows:

For Loans without a prepayment penalty, if the Borrower fully pays off a Loan within the first 4

- months following DB Structured Products, Inc.'s Purchase Date, the Seller must reimburse DB Structure Products, Inc. for any premium paid above par within thirty (30) days of such payoff. For Loans with a prepayment penalty, any premium above par in excess of the prepayment penalty must be reimbursed to DB Structured Products, Inc. within thirty (30) days of such
- (b) The Seller Guide may be amended or supplemented from time to time by DBSP in the manner provided in the Seller Guide; provided, however, that changes to the Seller Guide that would amend, vary or alter section 1(a) above shall not be binding upon Seller except with the written agreement of the Seller.
- RATIFICATION. Seller and DBSP ratify and confirm the terms and provisions of the Seller Agreement and the Seller Guide, which terms shall remain in full force and effect except as amended and/or supplemented herein. To the extent of any inconsistency between this Second Amendment and the Seller Agreement, the terms of this Second Amendment shall prevail.

IN WITNESS WHEREOF, the parties hereto, intending to be legally bound, have executed this Second Amendment as of the day and year first above written.

BATIMORE AMERICAN MORTERCE CAN	DB STRUCTURED PRODUCTS, INC.
By: LEW BY BY FORE Title: V. Mes.	By: MARGOTH FILL: Name: MANAGING DIRECT: By: Michael Schoffelen Name: Michael Schoffelen Authorized Signatory

EXHIBIT 2

Deutsche Bank Wire Instructions: Bank: Act # Ac

Bank of New York 021-000-018 GLA 111569 DPX

Daniel H Kim Baltimore EPD

Loans
Welpaid Principal Balance
SOPrice Advance

Abrued Interest

88,096.27

Repurchase Settlement due DB

1,869,383:10

1,767,732.19 1,781,286.84

ExhibitA: Baitimore Repurchase Schedule Settlement 04/30/07

Per Diem: 434.70

Long Number	SellerID:	UPI	as of 04/01/07 PTD as of 04/01	07 Closing	Net Rate	Days Accr	ned Accrued Int Per	Per Diem Price %	Price 5	Proceeds	Hunding
1921945	13555	69	119,920.00 12/01/06	04/30/07	8.630%	149	\$ 4,283.38 \$	28.75 102.630%	\$ 123,074.13	\$ 127,357.50 (03/16/06
1921946	13556	€9	29,899.61 12/01/06	04/30/07	12.000%	149	\$ 1,485.01 \$	9.97 99.316%	\$ 29,695.10	\$ 31,180.12 (03/16/06
2354618	1000008312	₩	182,400.00 10/01/06	04/30/07	9.000%	209	\$ 9,530.40 \$	45.60 102.125%	\$ 186,276.00	\$ 195,806.40 (07/24/06
2359361	1000008371	÷	45,478.44 02/01/07	04/30/07	13.250%	89	\$ 1,489.73 \$		\$ 45,478.44	\$ 46,968.17 (07/25/06
1653509	27565	€	31,796.17 12/01/06	04/30/07	12.500%	149	\$ 1,645.01 \$	_	\$ 31,592.42	\$ 33,237.43 (01/25/06
0576416	6957	()	199,200.00 02/01/07	04/30/07	7.250%	89	\$ 3,570.38 \$	40.12 101.546%	\$ 202,280.00	\$ 205,850.38 (07/07/05
D813624	11622	÷	44,318.59 12/01/05	04/30/07	9.990%	509	\$ 6,259.89 \$		\$ 44,633.25	\$ 50,893.14 (09/01/05
1177577	12682	€9	43,606:15 02/01/06	04/30/07	12.500%	449	\$ 6,798.32 \$	15.14 99.530%	\$ 43,401.31	\$ 50,199.63	10/31/05
1774743	13568	€9	284,400.00 08/01/06	04/30/07	7.000%	269	\$ 14,875.70 \$	55.30 99.982%	\$ 284,349.50	\$ 299,225.20 (02/22/06
1774744	13569	€9	70,887.18 12/01/06	04/30/07	12.000%	149	\$ 3,520.73 \$	23.63 99.712%	\$ 70,682.74	\$ 74,203.47 (02/22/06
2256371	1717W	69	93,956.69 07/01/06	04/30/07	12.990%	299	\$ 10,136.91 \$	33.90 99.250%	\$ 93,252.01	\$ 103,388.92 (05/31/06
2735608	227W5	÷	23,649.05 03/01/07	04/30/07	13.000%	59	\$ 503.86 \$	8.54 98.897%	\$ 23,388.20	\$ 23,892.06 (07/21/06
2256381	198W5	()	47,088.28 06/01/06	04/30/07	12.625%	329	\$ 5,432.97 \$	16.51 99.250%	\$ 46,735.12	\$ 52,168.09 (05/31/06
2685803	1000013744	€Đ	175,132.03 01/01/07	04/30/07	8.250%	119	\$ 4,776.00 \$	40.13 97.325%	\$ 170,447.02	\$ 175,223.02 (08/21/06
2116919	230W4	()	376,000.00 11/01/06	04/30/07	7.375%	179	\$ 13,787.97 \$	77.03 102.660%	\$ 386,001.60	\$ 399,789.57 (05/16/06
		G	1,767,732.19				\$ 88,096.27				

EXHIBIT 3



Thacher Proffitt & Wood LLP Two World Financial Center New York, NY 10281 212.912.7400

Fax: 212.912.7751 www.tpw.com

May 3, 2007

By Federal Express and Certified Mail -- Return Receipt Requested

Baltimore American Mortgage Corporation, Inc. Attn: Henry Biegacz 7484 Candlewood Rd. Hanover, MD 21076

Re:

Seller Loan Purchase Agreement dated as of July 29, 2004 as amended, between DB Structured Products, Inc. and Baltimore American Mortgage Corporation, Inc. ("Baltimore American")

Dear Mr. Biegacz:

Our firm has been retained as litigation counsel by DB Structured Products, Inc. ("DBSP") in connection with the Seller Loan Purchase Agreement dated as of July 29, 2004, as amended ("Agreement") between DBSP and Baltimore American, and in connection with certain letter agreements between DBSP and Baltimore American (the "Commitment Letters," and together with the Agreement, the "Agreements"). Capitalized terms used herein and not defined have the meanings set forth in the Agreements.

DBSP hereby demands immediate payment of the amount of \$1,869,383.10 (the "Repurchase Price") which is due and owing to DBSP by Baltimore American in connection with Baltimore American's obligation to repurchase the mortgage loans listed on Exhibit A attached hereto (the "Mortgage Loans") pursuant to the Agreements. The Mortgage Loans are in early payment default, as specifically set forth in the Commitment Letters.

Please remit the Repurchase Price by wire transfer to the following bank account no later than May 17, 2007:

Bank:

Bank of New York

ABA:

021000018

Acct. #:
Acct. Name:

GLA/111569 DPX

Attn.:

Daniel Kim

Re:

Baltimore American Repurchase

Page 2

If you fail to remit the Repurchase Price by that date, please be advised that DBSP will commence formal legal action against Baltimore American to recover the amounts owed without further notice.

Nothing contained in this letter shall constitute a waiver of any of DBSP's rights or remedies under the Agreements, at law or in equity. Nor shall this letter be construed as a waiver of any Event of Default by Baltimore American under the Agreements.

Please call me or Steven Paolini, Esq., Vice President and Counsel, Deutsche Bank AG, at (212) 250-0382 should you have any questions or wish to discuss this matter.

Very truly yours,

John P. Joherty / by mum

John P. Doherty

cc:

Steven Paolini, Esq.

Encl.

Case 1:07-cv-04109-DLC-KNF	Document 1 Filed 05/25/2007 Page 22 of 2	2 ·····
Bank: ABA#: Acct.#: Beneficiary: Attn: Ref:	# of Loans Unpaid Principal Balar at Price Advance Accounted Interest Interest Park District Int	Exhibit A: E
Bank of New York 021-000-018 GLA 111569 DPX Daniel H Kim Ballimore EPD	1,767,732.19 1,781,286.84 - 88,096.27 - 88,096.27 - 13565 1000008371 27565 18569 11822 11868 13568 1717W 227W5 185W5 188W5 198W5 100013744 230W4	allimore Repurchase Schedule Settlement 04/30/07
	.7 % 7 % . 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	
	118,200.00 45,478.44 45,478.45 45,478.46 45,478.46 45,478.46 45,478.46 47,081.66 70,887.18 93,956.69 23,649.05 47,084.05 47,084.05 47,084.05 47,084.05 47,084.05	
	7 12/01/06 1 02/01/06 1 02/01/06 1 02/01/07 7 12/01/06 1 02/01/07 7 12/01/06 0 02/01/07 0 02/01/06 0 02/01/06 0 03/01/06 0 03/01/06 0 03/01/06 0 03/01/06 0 03/01/06	
	0755550 Closing: 04/30/07 04/30/07 04/30/07 04/30/07 04/30/07 04/30/07 04/30/07 04/30/07 04/30/07 04/30/07 04/30/07 04/30/07 04/30/07 04/30/07 04/30/07	
	8.630% 12.000% 9.000% 13.250% 13.250% 12.500% 12.500% 12.500% 12.500% 12.000% 12.000% 12.500%	
	Dayy Accrued MACCINE 11 11 11 11 11 11 11 11 11 11 11 11 11	

28.75 102.630%
9.97 99.316%
45.60 102.125%
15.74 100.000%
11.04 99.359%
40.12 101.546%
12.30 100.710%
15.14 99.530%
55.30 99.982%
23.63 99.712%
33.90 99.250%
8.64 98.897%
16.51 99.250%
40.13 97.325%
77.03 102.860%

\$ 123,074.13 \$ 29,885.10 \$ 186,276.00 \$ 45,478.44 \$ 31,582.42 \$ 202,280.00 \$ 44,633.25 \$ 43,401.31 \$ 284,349.50 \$ 70,682.74 \$ 93,262.01 \$ 23,388.20 \$ 46,735.12 \$ 46,755.12 \$ 386,001.60

\$ 127,367.50 \$ 31,180.12 \$ 195,806.40 \$ 46,966.17 \$ 33,237.43 \$ 205,860.38 \$ 50,883.14 \$ 50,189.63 \$ 50,226.20 \$ 799,226.20 \$ 799,226.20 \$ 799,226.20 \$ 23,882.06 \$ 52,168.09 \$ 52,168.09

Tuniting

0.3/16/06

0.33/16/06

0.7/24/06

0.7/25/06

0.1/25/06

0.1/25/06

0.1/25/06

0.1/25/06

0.1/25/06

0.1/25/06

0.2/22/06

0.2/22/06

0.2/22/06

0.2/31/06

0.7/21/06

0.7/21/06

0.7/21/06

0.7/21/06

\$ 399,789.57